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- Six (6) sheets of informal drawings
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**WRITER DESIGN ELIMINATING TRANSITION CURVATURE FOR VERY  
NARROW WRITER WIDTHS**

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**Field of the Invention**

The present invention is directed to magnetic thin film head (TFH) devices for recording magnetic transitions on a moving magnetic medium and, more 10 particularly, to a magnetic head that reduces transition curvature for very narrow writer widths.

**Background of the Invention**

In the operation of a typical inductive TFH device, a moving magnetic storage medium is placed near the exposed pole-tips of the TFH device. TFH is 15 composed of the magnetic poles and coils wrapping around the poles. During a write operation, a current flowing through the coils induces magnetic flux in the magnetic poles and generates the magnetic field across the gap between pole tips, so called writer gap. This field extends (i.e. is fringing) into the nearby moving storage medium, inducing or writing a magnetic domain in the medium. The part of fringe field 20 extending not through the writer gap but from the side of the top pole to the bottom pole can erase edges of the neighboring written tracks and therefore negatively affect the quality of written tracks. Alternating current causes writing magnetic domains of alternating polarity in the storage medium.

With ever increasing area densities there is a need for a head producing a 25 very narrow track width and a very small bit cells down the track direction. The top pole width defines the width of the track and the writer gap length determines the bit cell length. As tracks get narrower, a curved part of the written track becomes a larger portion of the written track and is determined largely by the shape of the pole tip, magnetic properties of the material used at the writer gap length and write current. A 30 fringe field extends into the nearby moving magnetic storage medium, inducing (or writing) a magnetic domain (in the medium) in the same direction. Impressing current

pulses of alternative polarity across the coil causes the writing of magnetic domains of alternating polarity in the storage medium.

Prior-art magnetic recording inductive TFH devices include top and bottom magnetic core pole layers, usually of the alloy Ni-Fe (permalloy), connected through a via in the back-portion area, and separated by a thin gap layer between the pole-tips in the front of the device. The bottom pole-tip is usually designed to be wider than the top pole-tip in order to prevent "wraparound" due to misregistration or misalignment, as taught by R. E. Jones in U.S. Pat. No. 4,219,855. Alternatively, one or both pole-tips are trimmed by ion-milling or by reactive ion etching (RIE) to ensure similar width and proper alignment. Such a technique is disclosed, for example, by Cohen et al. in U.S. Pat. No. 5,141,623. As the track width decreases in order to increase the recording density, the write head pole-tips must be very narrow. P. K. Wang et al. describe elaborate schemes to obtain pole-tips for writing very narrow track width, in IEEE Transactions on Magnetics, Vol. 27, No. 6, p. 4710-4712. November 15 1991.

One of the problems associated with the prior-art pole-tip designs is that during write operations, substantial noise is introduced along the track-edges (on the magnetic storage medium), which adds to the noise generated by the medium during read operations. During the write operations, significant portions of the intense magnetic flux lines, emanating from the corners and side-edges of the pole-tips, deviate from a direction parallel to the track's length. The non-parallel magnetic field magnetizes the medium in the wrong directions, giving rise to noise along the track-edges. This noise is usually characterized as "track-edge fringing noise" and is a major obstacle to increasing the track density. According to a paper by J. L. Su and K. Ju in IEEE Transactions on Magnetics, Vol. 25, No. 5, pp. 3384-3386, September 1989, the track-edge noise in this particular case extends about 2.5  $\mu$ m on each side of the written track. The high track-edge noise and wide writer width produced by the conventional design, limits its usefulness to relatively low track densities. As track density increases, the track width decreases, but the percentage of the curved transition relative to the track width increases.

U.S. Patent No. 5,673,163 (Cohen) discloses a pinched-gap magnetic recording thin film head where substantial contact is established between the bottom pole-tip 14 and top pole-tip 18 thereby pinching or confining a gap segment 16. In a preferred embodiment the bottom pole-tip 14 and top pole-tip 18 are in actual physical contact. In other embodiments a small gap may separate the bottom and top pole-tips. The small gap or separation should be small enough to prevent the magnetic flux lines from emanating significantly from the pole-tips in those regions. The separation of the pole-tips in those regions should not exceed about 25% of G, the vertical distance between pole-tips in the gap area. Preferably, the separation should not exceed 5% of  
10 G.

#### Summary of the Invention

According to a first aspect of the invention, there is provided a magnetic transducer device having a bottom magnetic pole, a nonmagnetic gap layer deposited on the bottom pole and a top pole deposited on the gap layer. The top magnetic pole has an upper portion and a lower portion. The lower portion faces a surface of the bottom pole and has a middle section that is separated from the bottom pole by the gap layer by a first distance. The lower portion has end portions located at each end of the middle portion that are separated from the bottom pole by the gap layer by a second distance where the second distance is greater than 25% of the first distance.  
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According to another aspect of the invention, the second distance ranges from about greater than 25% to about 60% of the first distance.  
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According to still another aspect of the invention, the device has a width measured between a left and a right side of the top pole ranging from about 0.3 microns to about 1.5 microns.

#### Brief Description of the Drawings

FIG. 1 shows an air-bearing surface (ABS) view of a magnetic thin film head according to a preferred embodiment of the present invention.

FIG. 2 shows an ABS view of a head according to a second preferred embodiment of the present invention.

FIG. 3 shows an ABS view of a head according to a third preferred embodiment of the present invention.

FIG. 4 shows an ABS view of a head according to a fourth preferred embodiment of the present invention.

5 FIG. 5 shows an ABS view of a head according to a fifth preferred embodiment of the present invention.

FIGs. 6-10 illustrate a method for fabricating a head according to a preferred embodiment of the present invention.

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### Detailed Description of the Presently Preferred Embodiments

FIG. 1 shows an air-bearing surface (ABS) view of a magnetic thin film head 10 for recording transitions on a moving magnetic medium (not shown) according to a preferred embodiment of the present invention. The head 10 includes a bottom pole 12, a top pole 14 and a gap 16. In a preferred embodiment the bottom pole 12 consists of layer 18 and a top layer 20 called a mesa. A non-magnetic regions 24 abuts each end of the magnetic region 22. The magnetic region 22 preferably has a width substantially equal to the width of the layer 26 or top pole 14. The top pole 14 preferably has a seed layer 26 on its end that faces the bottom pole 12. The seed layer 26 is shaped so that a gap GL1 exists between the top pole 14 and bottom pole 12. In addition, a smaller gap GL2 exists at each end portion 30 of the top pole 14. In a preferred embodiment, GL2 ranges from about 25% to about 60% of GL1. More preferably GL2 is about 60% of GL1. Preferably  $GL_2/GL_1 < 1.0$ .

In the preferred embodiment shown in FIG. 1, the end portions of the top pole 14 are rectangular in shape. The fabrication of a head according to the present invention will be described in greater detail hereinafter. The gap 16 is preferably filled by a nonmagnetic material such as silicon oxide, silicon nitride, nickel palladium,  $Al_2O_3$ ,  $T_1$ , titanium.

The head shown in FIG. 1 has a width TPWG that can range from about 0.3 microns to about 1.5 microns. In a preferred embodiment TPWG is about 0.5 microns. The gap length GL1 is about one-third of TPWG. Thus, GL1 can range from

about 0.1 microns to about 0.3 microns and in a preferred embodiment is about 0.15 microns.

The top pole 14 is preferably made of magnetic material preferably Fe based alloys like NiFeCo, NiFe, FeTaN, FeAlN or any other iron nitrate with Hf, Zr, Pa additives. The seed layer 26 can be formed of the materials like those used in the top pole by sputtering, or electroplating. The shared pole of the bottom pole 12 is preferably made of Fe based alloy. The magnetic material 22 deposited on the shared pole is preferably formed of high moment Fe-based alloy. The nonmagnetic regions 24 are preferably formed of alumina,  $\text{SiO}_2$ , SiN, Ti. Alternatively, the magnetic and 10 nonmagnetic regions 22, 24 can be eliminated so that the bottom pole 12 is flat and does not have mesa.

FIG. 2 shows an ABS view of a head 100 according to a second preferred embodiment of the present invention. The head 100 according to this preferred embodiment is identical to that shown in FIG. 1 except for end portions 30 of the top 15 pole 14. In this preferred embodiment the end portions 30 are shaped as wedges. Thus, GL2 ranges from about 60% of GL1 at its outer most point to GL1 at its inner most point.

FIG. 3 shows an ABS view of a head 200 according to a third preferred embodiment of the present invention. The head 200 according to this preferred 20 embodiment is identical to that shown in FIG. 1 except for end portions 202. In this preferred embodiment, the surface of the end portions 202 that face the bottom pole 12 are angled so that its outermost point has a gap length  $GL2_a$  and at its innermost point it has a gap length  $GL2_b$ . In a more preferred embodiment,  $GL2_a < GL2_b < GL1$ . In a more preferred embodiment,  $GL2_a$  is about 60% of GL1 and  $GL2_b$  is about 80% of GL1. The 25 segment 204 connected  $GL2_a$  to  $GL2_b$  is linear although it can also be curvilinear as shown in FIGs. 4 and 5. In FIG. 4 the segment is concave and in FIG. 5 the segment is convex. Overall what is important is that  $GL2$  is less than  $GL1$  and  $GL2$  may have a range with the end portions of the top pole. In addition, the surfaces of the end portions that face the bottom pole may be parallel with the bottom pole or non-parallel with 30 respect to the bottom pole.

The method of fabricating a head according to a preferred embodiment of this invention will now be described with reference to FIGs. 6-10. A shared pole material is first deposited on a reader gap. Deposition can be done by electroplating or any vacuum technique such as sputtering. The deposited material can be as thick as 2 um to 5 um of the gap material which can be composed of alternating layers of magnetic and non-magnetic material, is then deposited on the pole material via electroplating (i.e., NiPd) or sputtering Al<sub>2</sub>O<sub>3</sub>, SiN, SiO<sub>2</sub>. The gap material is patterned with a photoresist layer and has a width less than the design width of the top pole. An ion mill is used to remove the gap material on either side of photoresist. The variety of writer gap slope angles can be reached through a careful selection of the mill angle and mill energy. A lift off operation removes the photoresist layer used in the definition of the writer gap shape. A seed layer, 20 and 30 and top pole, 14, defined in FIGs. 1 to 5, are deposited through a thick photoresist mask carefully aligned with writer gap feature (not shown in a drawing). The seed layer should have a magnetic moment B<sub>sat</sub> higher than 1 Tesla, preferably higher than the magnetic material used in the top pole. The seed layer thickness can be from 500 Angstroms to 300 Angstroms. This defines the structure of the first top pole. In the next step, a wet etch chemical removes the thick photoresist and is followed by an ion mill process to remove the seed layer.

After that another resist (not shown) is deposited to protect all the surfaces except the pole tip area. This step is necessary to implement a second mill process which removes the bottom pole material and defines the mesa under the writer gap. In the mill process, the thickness of top pole is reduced, therefore the plating has to be thick enough to get a final top pole thickness required by design.

After the mesa is defined, a nonmagnetic material is deposited adjacent to bottom pole and the top pole 14.

This path can be used for writers with a single top pole or writers with two piece top poles. In the last case the top pole layer is chemically mechanically polished to create a flat top surface as shown in FIG. 10.

Current writers implementing high moment materials ( $B_{sat} > 1.0$  Tesla) suffer from creating transitions that are curved. The situation worsens with the smaller

writer gaps, narrower TPWG and high write currents, as the curved part of transition becomes a significant part of the written track. The edge effects become dominant as the width of the top pole decreases and the curved part of the transition becomes a significant portion of the written track. The curved transistion increases the transition parameter. The deterioration of the transition parameter adversely impacts the width of the pulse at half amplitude, termed also as PW50. The situation worsens even further at the higher bit per inch densities. Both transition parameter and PW50 are described on p. 213 and p. 133 in the "Theory of magnetic recording" by H.N. Bertram ed. by Cambridge University Press 1994.

10                 Buildup of the charges at the edges of the writer's top pole causes curving of the transitions. The present invention shifts the charge build up in a controlled fashion, down from the trailing edge at the edges of the gap and effectively straightens previously curved part of the written transition. High moment seed material assures higher field gradients compared to a structure with a flat top pole. The method  
15                 described above assures good control of the track curvature even for an extremely narrow writer widths, i.e.,  $TPWG=0.5\text{-}1.0 \mu\text{m}$ .

               The best results are observed with the seed layer material exceeding the saturation moment of the top pole material.

10                 The above specification, examples and data provide a complete description of the manufacture and use of the composition of the invention. Since many embodiments of the invention can be made without departing from the spirit and scope of the invention, the invention resides in the claims hereinafter appended.

**WE CLAIM:**

1        1. A magnetic transducer device comprising:  
2              a bottom magnetic pole;  
3              a nonmagnetic gap layer deposited over said bottom magnetic pole;  
4              a top magnetic pole deposited over the nonmagnetic gap layer, the top  
5              magnetic pole having an upper portion and a lower portion wherein the lower  
6              portion of the top magnetic pole faces a surface of the bottom magnetic pole and  
7              wherein the lower portion has a middle section that is separated from the bottom  
8              pole by the nonmagnetic gap layer by a first distance and the lower portion has  
9              end portions located at each end of the middle portion that are separated from  
10             the bottom pole by the nonmagnetic gap layer by a second distance wherein the  
11             second distance is greater than 25% of the first distance.

1        2. The device of claim 1 wherein the second distance is at least 40% of the  
2        first distance.

1        3. The device of claim 1 wherein the second distance is at least 50% of the  
2        first distance.

1        4. The device of claim 1 wherein the second distance is at least 60% of the  
2        first distance.

1        5. The device of claim 1 wherein the second distance ranges from about  
2        greater than 25% to about 60% of the first distance.

1        6. The device of claim 1 wherein the device has a width (TPWG) measured  
2        between a left and a right side of the top magnetic pole wherein the width ranges from  
3        about 0.3 microns to about 1.5 microns.

1        7. The device of claim 6 wherein the width ranges from about 0.3 microns  
2        to about 0.5 microns.

1        8.     The device of claim 6 wherein the first distance is about 30% of the  
2     width of the device.

1        9.     The device of claim 1 wherein the first distance ranges from about 0.1  
2     microns to about 0.3 microns.

1        10.    The device of claim 1 wherein the first distance ranges from about 0.1  
2     microns to about 0.15 microns.

1        11.    The device of claim 1 wherein the end portions each have a surface that  
2     is substantially parallel with the surface of the bottom magnetic pole.

1        12.    The device of claim 1 wherein the end portions are square in shape.

1        13.    The device of claim 1 wherein the end portions are wedged in shape.

1        14.    The device of claim 1 wherein the end portions have a surface that faces  
2     the surface of the bottom magnetic pole wherein the surface of the end portions are  
3     angled so that at one end of the end portion the distance between the end portion and the  
4     bottom magnetic pole is greater than at an opposite end of the end portion.

1        15.    The device of claim 14 wherein the distance is greatest between the end  
2     portions and the bottom magnetic pole at the end portion closest to the middle portion of  
3     the top magnetic pole.

1        16.    The device of claim 1 wherein each end portion of the top magnetic pole  
2     is defined by a segment connecting two points.

1        17.    The device of claim 16 wherein the segment is linear.

1        18.    The device of claim 16 wherein the segment is curvilinear.

1           19.     The device of claim 18 wherein the segment is convex with respect to the  
2     bottom magnetic pole.

1           20.     The device of claim 18 wherein the segment is concave with respect to  
2     the bottom magnetic pole.

1           21.     The device of claim 6 wherein the bottom magnetic layer comprises a  
2     shared pole, a magnetic layer deposited on the shared pole wherein the magnetic layer  
3     has a width equal to the width of the device, and a nonmagnetic region deposited on the  
4     shared pole at each end of the magnetic region.

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### Abstract

A magnetic transducer having a top pole and a bottom pole where the top pole is separated from the bottom pole by a gap layer. The top pole has a lower portion that faces the bottom pole. A middle section of the lower portion is separated from the bottom pole by a first distance and end sections of the lower portion are separated from the bottom pole by a second distance not equal to the first distance. The second distance is greater than 25% of the first distance.

CERTIFICATE UNDER 37 CFR 1.10:

"Express Mail" mailing label number: EL455017823US

Date of Deposit: November 18, 1999

I hereby certify that this paper or fee is being deposited with the U.S. Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to BOX PATENT APPLICATION, Assistant Commissioner for Patents, Washington, D.C. 20231

By: Linda McCormick

Name: Linda McCormick

Fig. 2

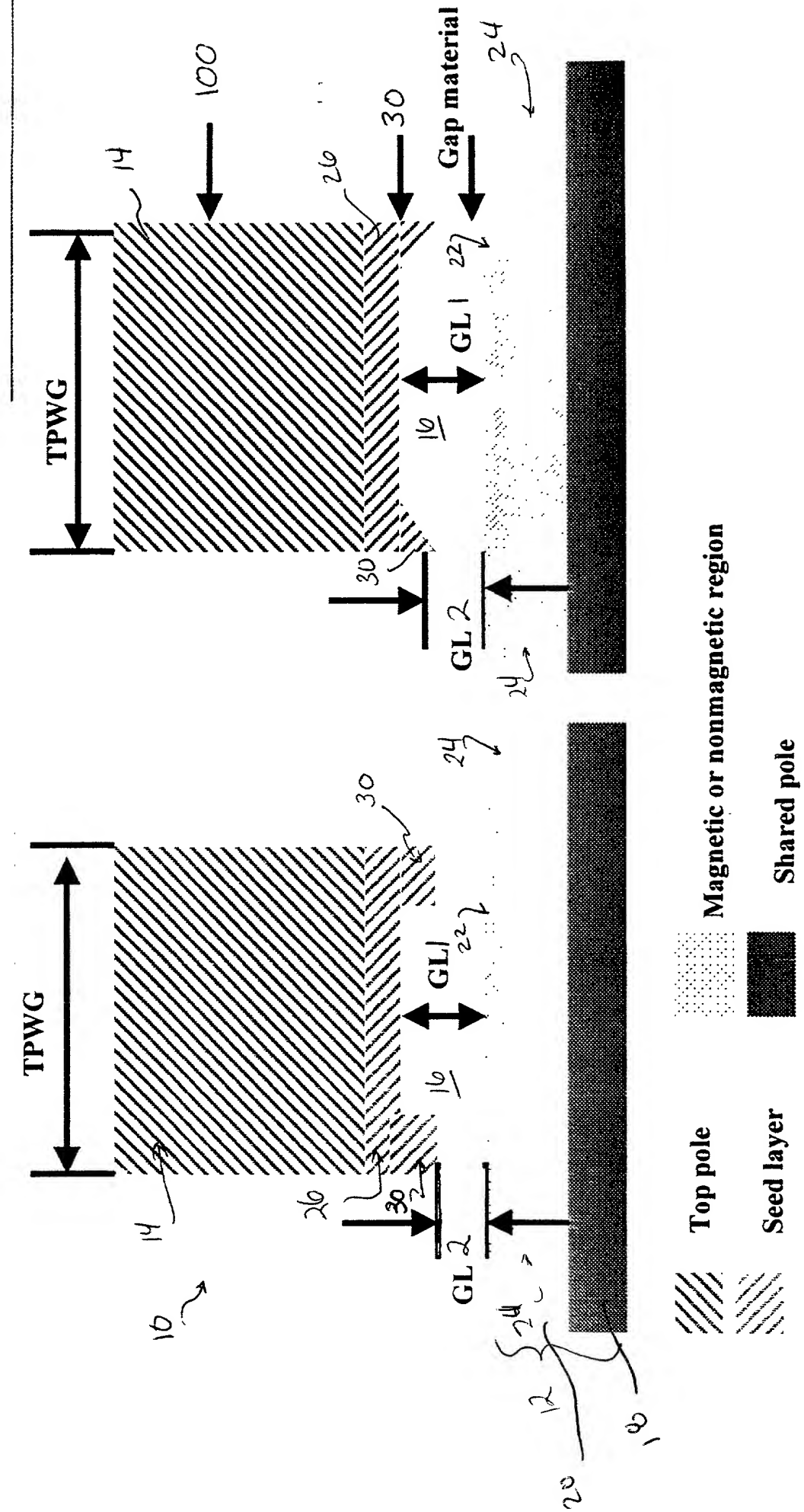
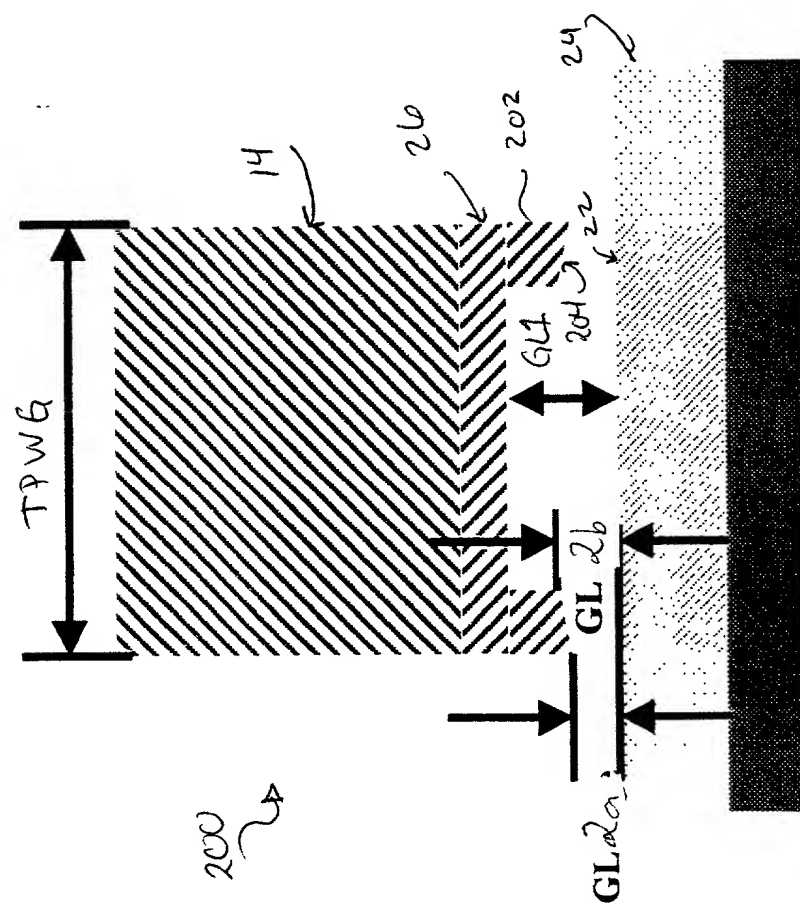


Fig. 1

FIG. 3



F/G 4

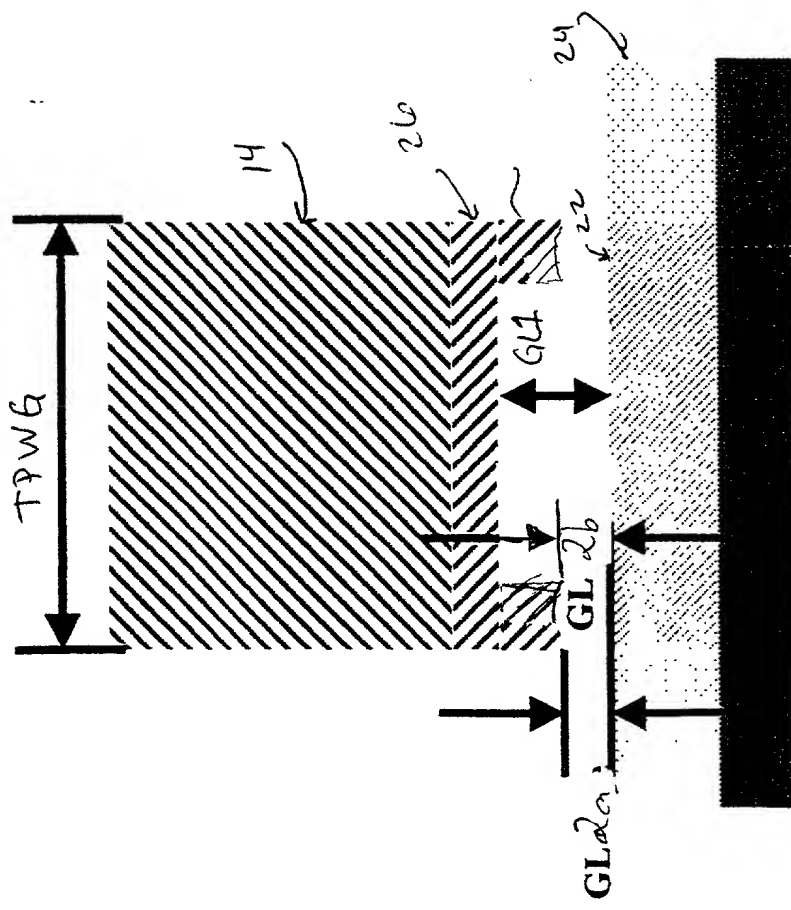
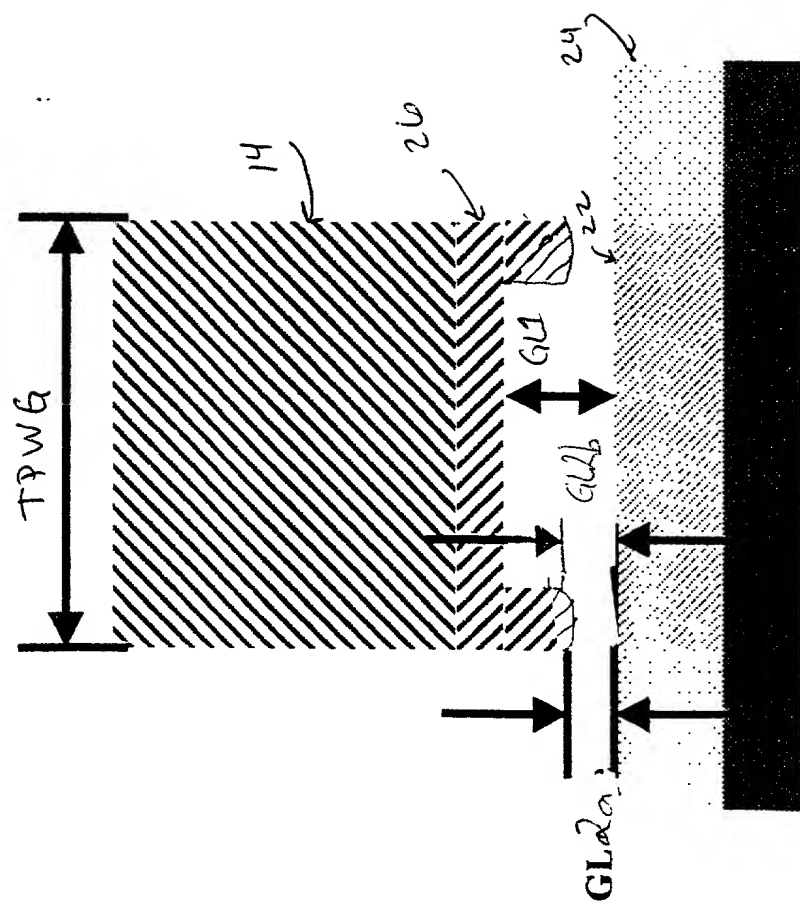


FIG. 5



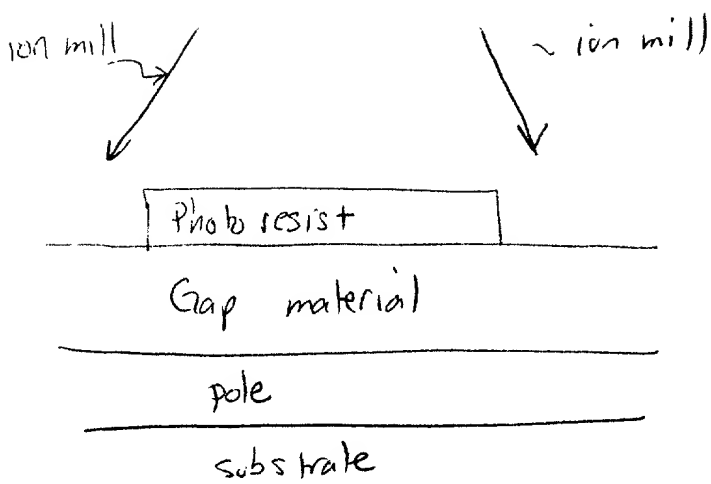


FIG. 6

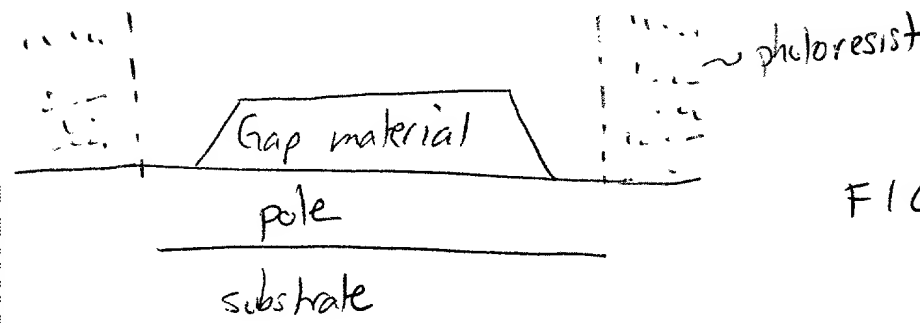


FIG. 7

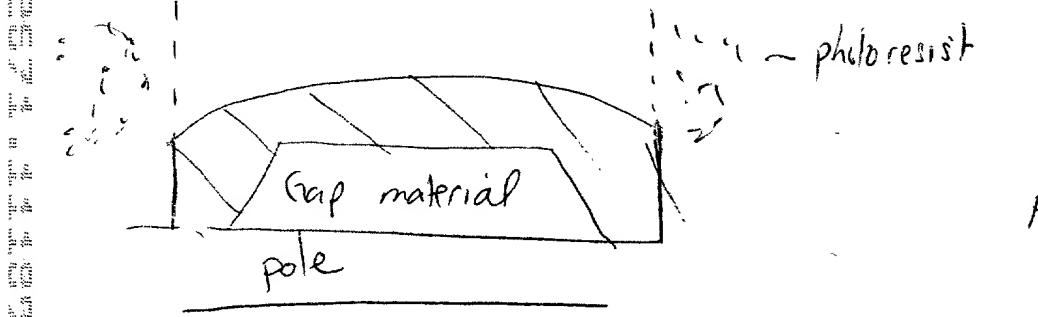


FIG. 8

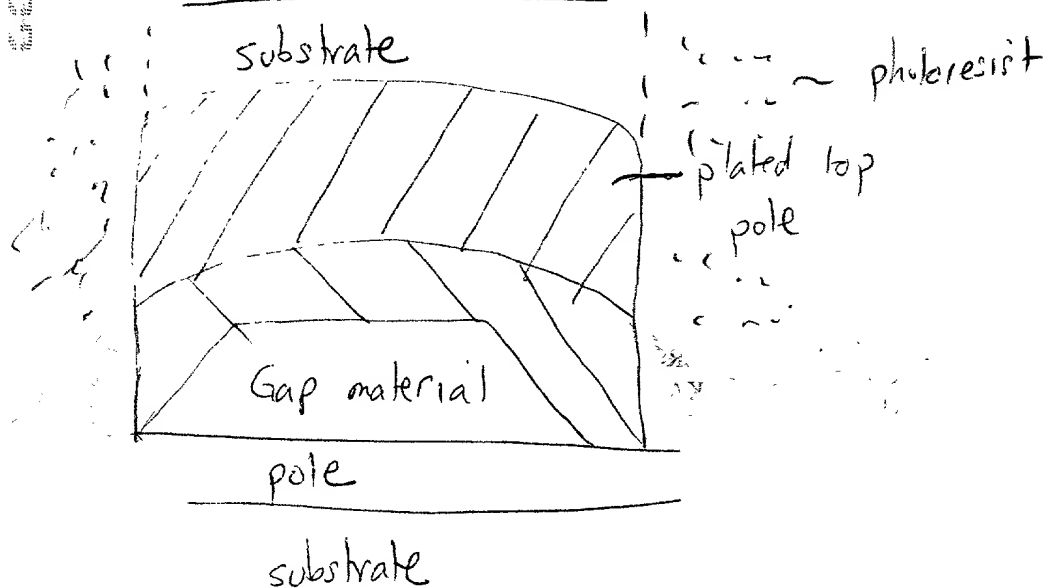


FIG. 9

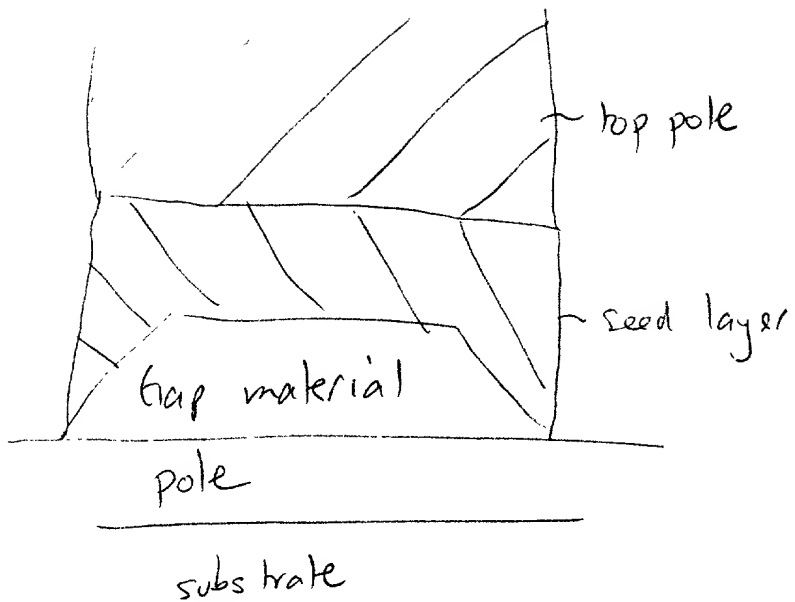


FIG. 10

MERCHANT & GOULD P.C.  
**United States Patent Application**  
**DECLARATION**

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe I am the original, first and a joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled **WRITER DESIGN ELIMINATING TRANSITION CURVATURE FOR VERY NARROW WRITER WIDTHS** the specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, § 1.56 (attached hereto).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119/365 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on the basis of which priority is claimed:

- a.  no such applications have been filed.
- b.  such applications have been filed as follows:

FOREIGN APPLICATION(S), IF ANY, CLAIMING PRIORITY UNDER 35 USC § 119			
COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, month, year)	DATE OF ISSUE (day, month, year)
ALL FOREIGN APPLICATION(S), IF ANY, FILED BEFORE THE PRIORITY APPLICATION(S)			
COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, month, year)	DATE OF ISSUE (day, month, year)

I hereby claim the benefit under Title 35, United States Code, § 120/365 of any United States and PCT international application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

U.S. APPLICATION NUMBER	DATE OF FILING (day, month, year)	STATUS (patented, pending, abandoned)

I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below:

U.S. PROVISIONAL APPLICATION NUMBER	DATE OF FILING (Day, Month, Year)
60/109,107	18-NOVEMBER-1998

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2	Full Name Of Inventor	Family Name HAFTEK	First Given Name ELZBIETA	Second Given Name JANINA
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Signature of Inventor 202:			Date:	
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Signature of Inventor 203:			Date:	
2	Full Name Of Inventor	Family Name	First Given Name	Second Given Name
0	Residence & Citizenship	City	State or Foreign Country	Country of Citizenship
4	Post Office Address	Post Office Address	City	State & Zip Code/Country
Signature of Inventor 204:			Date:	

### § 1.56 Duty to disclose information material to patentability.

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)–(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:

(1) prior art cited in search reports of a foreign patent office in a counterpart application, and

(2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

or

(1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim;

(2) It refutes, or is inconsistent with, a position the applicant takes in:

(i) Opposing an argument of unpatentability relied on by the Office, or

(ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

(c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:

(1) Each inventor named in the application;

(2) Each attorney or agent who prepares or prosecutes the application; and

(3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.

(d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.